Case 1-Posted, VIA

1021 JAN - 3 A 10: 28









A FIWI LAN-TING MissionHERy AUTOCHTHONOUS Americana NATIONAL [8925] 168 Street [near road 11432] jamaica, New York Republic [p/z-33]

Tel: 866-880-3155 Fax: 866-880-1668/email: afiwimission@gmail.com

Registra-Registrant: 2021-141835 consular transit: 14018793-I

Bonded Indorsment Number: 41765-2023 - xtra-terratorial annex

CLAIMANT: Plenipotentieary: Ato-Ra Ajah: El, (Noble El)

EX REL: Foreign Guardian: Rohan-Anthony: Johnson, beneficiHeiry

In care of:[8925] 168 Street Jamaica New York Republic

[NY 11432-9999]

RESPONDENT: the united state in congress asembly,

at the united state treasury department

Assigned: Elisabeth S. Strong, s/a

the judge-[ad]-ministerial of the united state

c/o: the united state - bankruptcy court

271 CADMAN PLAZA Brooklyn, NY 11201

DATE: 31 December 2023

RE:Letter Rogatory:Misc 41765-2023 Chapter7;(Bench Courtesy)

Statemengt Of Interest: OUT from Non-Abandonment; ACCOUNTING DISCLOSURE OF CENTRALIZED RECORDS/TRANSCRIPTS, Account ANTHONY, ROHAN-JOHNSON xxx-xx-9389/ Certificate of Release, Satisfaction Piece, Debtor's Authenticated Audit Report(s), and All treasury remittances/transmittals (ucc9-210).

[G]reatinz; [OFFICER, CLERK, DEPUTY CLERK, MANAGING OR GENERAL AGENT, OR TO ANY OTHER AGENT AUTHORIZED BY APPOINTMENT OR BY LAW TO RECEIVE SERVICE OF PROCESS AND NOTICE]

indian tribes protectorate administration of rights and justice: special proceeding: 23-41765ess

Civilian due process demanded-In-camera Xtra-terratorial attachments

Section 4511(a)

Every court shall take judicial notice without request of the common law, constitution and public statutes of the United States and of every state, territory and jurisdiction of the United States and of the official compilation of codes, rules and regulations of the state except those that relate solely to the organization or internal management of an agency of the state and all local laws and county acts...

Express Notice & Demand

addressing in urgency JUDGE ELIZABETH S. STRONG

presiden JUSTICES: Kings County - supreme court: Appeals Term directorate HON, Wavny Toussaint HON, Cheree A. Buggs HON. Marina Cora Mundy president joe biden president of senate kamala harris secretary of state anthony Blinken comptrollor of the currency, michael j. hsu ambassador Rebecca E Gonzalas assistance secretary for bureau of diplomatic security gentry smith, and Civil Court of the City of New York -county of kings county; judges, clerks, commissionors baliffs, marshals, sheriffs; including yet not limited to GROSSMAN, JUSTIN P. (#28) MARSHAL of The City of New York and Azoulay Weiss, LLP, Anthony Miranda, s/a Sheriff for the Kings County, Joseph Fucito, s/a, as Sheriff for the Queens County et. al.

in-re: LT:-323757-22/KI, LT323759-22/KI, ET. AL

FOR A BENCH-COURTSY consular notification and access

KINDLY TAKE NOTICE: pursuant vienna convention on diplomatic affairs articles 1, 3,27 and vienna convention on laws of the treaties articles 3 to 7 as head of the missions iii hereby ex rel Rohan-anthony: johnson., ANTHONY, rohan-johnson <yohnson> excercise and execute this treaty stipulation in the annexure herein.

Since the court, its officers, and UNITED STATES ATTORNEY OFFICE, EASTERN DISTRICT OF NEW YORK, Represented by Kevin Yim, s/a, NEW YORK ATTORNEY Preston Niblack, James, s/a, and **GENERAL**, Letitia Ann commissinor/finance minister of THE CITY OF NEW YORK aka CORPORATION COUNCIL, ET. AL, are Conservators of the Peace and are "employees of the United States" by virtue of their "appointment" evidenced by subscribing unto "oath of office' OR franchise to the "UNITED STATES," its Constitution, and its Laws thereunder, these "employees" now have a DUTY owed to "THE UNITED STATES OF AMERICA" (the united state) to take the offer of peace (Signature Dollar the united state currency, Assets, Bonds, Bills of Exchange, Bankers' Acceptance, Credit, et. al) to counsel for "UNITED STATES ATTORNEY" of whom is now compel to answer and provide proof of claim that the consideration tendered is insufficient AND provide the "Thing" demanded for payment along with the proof of claim that the court constituted is one of competent jurisdiction AND Certify that the the attorneys/commissionor bringing claims has authority and jurisdiction to bring claim along with all facts and law relied upon; else this court stands in agreement that JOHNSON, ROHAN-ANTHONY, ROHAN-JOHNSON, ROHAN ANTHONY JOHNSON ESTATE stands in full acquanitance and discharge of all purposes of this obligation for any further collection attempt would amount to Breach of the Peace /Breach of Trust.

The District Court, under 28 U.S.C 1361, shall have original jurisdiction of any action of any action in nature of madamus tp compel an officer or employee of the United states or any agency thereof to perform a duty owed to the petitioner-beneficiheiry, unless of course, this Court can provide proof of claim along with all the facts and law relied upon to the contrary.

special proceedings

Decree and Writ of Prohibition/madamus,(specific performance) pursuant 28 u.s.code §288. "International organization" defined; authority of President; For the purposes of this subchapter, the term "international organization" means a public international organization in which the United States participates pursuant to any treaty or under the authority of any Act of Congress authorizing such participation or making an appropriation for such participation, and which shall have been designated by the President through appropriate Executive order as being entitled to enjoy the privileges, exemptions, and immunities provided in this subchapter. The President shall be authorized, in the light of the functions performed by any such international organization, by appropriate Executive order to withhold or withdraw from any such organization or its officers or employees any of the privileges, exemptions, and immunities provided for in this subchapter (including the amendments made by this subchapter) or to condition or limit the enjoyment by any such organization or its officers or employees of any such privilege, exemption, or immunity. The President shall be authorized, if in his judgment such action should be justified by reason of the abuse by an international organization or its officers and employees of the privileges, exemptions, and immunities provided in this subchapter or for any other reason, at any time to revoke the designation of any international organization under this section, whereupon the international organization in question shall cease to be classed as an international organization for the purposes of this subchapter.

(Dec. 29, 1945, ch. 652, title I, §1, 59 Stat. 669.), inclusive of custom-Heiry laws; (28 u.s.c 1651, 8 u.s.c. 1503,)and to compel ACCORDING TO THE LAWS OF The Several states.

According with 8 U.S.C. 1503 and 18 U.S.C. 3771, Ex Officio a Consul and being Foreign Guardian over and for ESTATE ANTHONY, ROHAN-JOHNSON, estate certify as follows:

- 1-Planapotenteiry Declares; the civilian native; *AUTOCHTHONOUS*,, to the americana union state New York republic, being rohan-anthony: johnson the united state national, being Noble-man.
- 2-The Trustee/Administrator(s), Janet Yellen, s/a, as treasuror-secretary, Danny Werfel, s/a, as Revenue Department Indentures trustee, Anthony Blinken, s/a, as Foreign Affairs Directorate trustee, Robert J. Rodriguez, s/a, as New York state diplomat and deputy commissinor of [the] lands, Thomas P. DiNapoli, s/a, as New York state Comptrollor and Treasuror in balance with Brad Lander, s/a, as New York City Comptrollor/Treasuror, Joseph A. Zayas, s/a, as New York state chief administrator-Judge, Lawrence Kniple, s/a, as New York state Kings county chief administrator-judge, Tashanna Golden, s/a, as New York Unified Court system administrator-judge, Letitia Ann James, s/a, as New York state Attorney General and Justice ad-Minister, Merrick Garland, s/a, as the united state justice department attorney General, et. al, are/is no real party in-interest to DOLLARS IN THE UNITED STATE CURRENCY NOTE TO ZERO BALANCE AND RIGHT TO PAYMENT ACCOUNT.
- 3-The Issues for which ROHAN A. JOHNSON/ANTHONY, ROHAN-JOHNSON ("JOHN DOE") was required is a COLOR OF LAW PROCEEDING IN ATTEMPT TO DEFRAUD THEM/US OF ABILITY TO ISSUE DOLLARS IN THE UNITED STATE

CURRENCY NOTE TO ZERO BALANCE ACCOUNTS OF RENT, REST, TRIBUTE.

4-The EX PARTE official proceedings pertains to THE RESTRAINT OF TRADE ("root of bitterness") IN ORDER TO DEFRAUD beneficiheiry noble-man Rohan-Anthony: Johnson, estate of PAR-VALUE ISSUES SIGNATURE DOLLARS IN THE UNITED STATE CURRENCY.

STATEMENT OF RELATED CASE

Acknowledgement; THE NEW YORK UNIFIED COURTS, through and by Public Policy, filed a False Claim in County of Kings - Civil Court of the City of New York: Housing Part, as in-re: LT:-323757-22/KI, LT323759-22/KI, ET. AL under the COLOR OF LAW, with mlicious intent to injure and incapacitate the beneficiheiry, the interest to the trust; life liberty and property therefrom. Their deceptive actions in violation (breach) of 12 USC 95a, and Congressional Mandate enshrined in 11 USC 362 -Automatis Stay, Extant meritorous evidence of Allodial Title (counter-deed) disallowance, has "defamed" the Intervenor-Beneficiary, Rohan-Anthony: Johnson, a 'noble-man" Ex Offfico, and has brought HIM to Ill-repute and Destitution, which is against the "MAGNA CHARTER".

RELIEF SOUGHT

Planapotentieiry; I-Magistrate upon "SEAL", being Foreign Guardian for ROHAN-JOHNSON, estate seeks a special "BENCH COURTESY" in ministerial and Letter Rogatory, issuing directive upon UNITED STATES OF AMERICA, its trustees, employees and instrumentality/agents, and to whom it may concern, commanding them to honor the united state Congress Bankruptcy Law as settled Authority; 11usc 362, (SENATE REPORT NO. 95-989) ... relief from the financial pressures... the united state, as Debtor and beneficiheiry-Intervenor being "interested party;" and 12 usc 95a (2) - Regulation of transaction in foreign xchange of gold and silver; property transfers; vested interest, enforcement and penalties, 40 Stat. 415, Sept. 24, 1918, [(2) Any payment, conveyance, transfer, assignment, or delivery of property or interest therein, made to or for the account of the United States, or as otherwise directed, pursuant to this section or any rule, regulation, instruction, or direction issued hereunder shall to the extent thereof be a full acquittance and discharge for all purposes of the obligation of the person making the same; and no person shall be held liable in any court for or in respect to anything done or omitted in good faith in connection with the administration of, or in pursuance of and in reliance on, this section, or any rule, regulation, instruction, or direction issued hereunder].

Vacatur: to acknowledge,accept, modify,settle and close accounts; discharge and release all liens, encumbrances enjoining all and every equitable estopple and foreign judgment, by operation of law and notify and advise the trustee(s), commissionors, to honor and uphold the AUTOMATIC STAY REGIME and affirm the Rules of Equity, and to avert appearance of "PUBLIC CORRUPTION" or Deceptive practices, as a matter of law.

WHY WRIT SHOULD ISSUE

<u>Rogatory</u>; Custom and Federal Rules of Procedure dictates that courts ought and shud administer the federal rules, and treaty(s), "to secure" the Justness, SPEEDY AND INEXPENSIVE DETERMINATION OF EVERY ACTION/PROCEEDING, especially those of COLOR OF LAW AUTHORITY which due to bring laws of the several states of the american union, the law of the land, misprison of felon, piracy, counterfeit; deprivation of rights under color of law and tax evasion schemes and artifice of the UNITED STATES, STATE OF NEW

YORK, ITS COUNTY(S), STATE OF NEW YORK COURTS OF BANK-CITY NEW YORK wrongdoings (CRIMINAL-ENTERPRISE/RICO) activity.

<u>NEVERTHELESS</u>, in accord with the law of nations in the family of nations aka the UNITED STATES OF AMERICA, successor to the kingdom of England ("Americana") - through Letter Rogatory, pursuant law of comity; 12 usc 1a, Office of the Comptrollor of the Currency established;

There is established in the Department of the Treasury a bureau to be known as the "Office of the Comptrollor of the Currency" which is charged with assuring the safety and soundness of, and compliance with laws and regulations, fair access to financial services, and fair treaty-MENT of Patrons/customers by, the institutions and other persons subject to its jurisdiction. Let;; this serves as Constructive and Actual Notice to inform you that We/I Ah Peaceful Inhabitant heir to help the injured and as the naked owner, I/We the united state to grant and give Us a way to operate in commerce because We can NOT use Federal Reserve Notes asthey icur debt and liabilities on present and future generations. We ought be removed from the "criminal database" as an enemy of the state, and granted safe harbor Innocent passage,

IT with quiet enjoyment.

SO OUGHT IT BE SO IT IS

Peace & One Love!!!

cordial,

PlanapotentiHeiry: Noble El, without prejudice

Foreign Guardian for Rohan-Anthony: Johnson, estate/beneficiheiry

SITUS: AFIWI LAN-TING MISSIONHERY

in care of: Noble El

8925 168 Street

Jamaica New York state [p/z: 33]

866-880-3155 facsimile 866-880-1668 AFIWIMISSION@GMAIL.COM

and Brobatile

minister/consul

PM:145-7211

minister/consul

I-magistrate upon SEAL

Seal heir

e Grad Seel of the Realm

igned and opproved the 31 day in

Manapoten

SOITES

145-SOOUS

long RE (ARR)

5

ANNEX-ALLONGE

United States Bankruptcy Court Eastern District of New York

Notice of Involuntary Bankruptcy Case Filing

An involuntary bankruptcy case concerning the debtor(s) listed below was filed under Chapter 7 of the United States Bankruptcy Code, entered on 05/19/2023 at 2:55 PM and filed on 05/19/2023 at 2:31 PM.

Internal Revenue Service 1111 Constitution Ave, NW Washington, DC 20220 fax ID / EIN: 52-6037440 /ba IRS /ba DBA: Dept of Treasury //ba Fannie Mae

The case was filed by the following petitioning creditor(s):

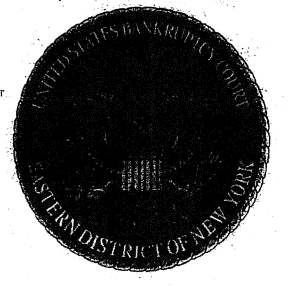
Rohan Anthony Johnson JC O: Noble El 229-19 Merrick Blvd #336 Lauretton, NY 11413

The case was assigned case number 1-23-41765-ess to Judge Elizabeth S. Stong.

Eyou would like to view the bankruptcy petition and other documents filed by the petitioning creditor(s) and the debtor, they are available at our *internet* home page https://ecf.nyeb.uscourts.gov/ or at the Clerk's Office, 271-C Cadman Plaza East, Suite 1595, Brooklyn, NY 1201-1800.

ou may be a creditor of the debtor. If so, you will receive an additional notice from the court setting forth important deadlines.

Robert A. Gavin, Jr. Clerk, U.S. Bankruptcy Court



CERTIFIED COPY

FREDRICK SMITH, REGISTER OF DEEDS MECKLENBURG COUNTY, NC 720 E. FOURTH STREET CHARLOTTE, NC 28202 (704)336-2443



State of North Carolina, County of Mecklenburg

i nereby certify that	this is a true and accura	ate copy of the doc	ument which a	nnears on
record in the Office	of the Register of Deed	s of Mecklenburg	County North	Carolina ac
Instrument Number	2002006734	in Book Number	12128	Page
Number <u>704</u>	and ending with	h Page Number	706	1 age
			7 - 0	-

Witness my hand and seal this the 20m day of 010 m 820, 20 23.

FREDRICK SMITH, REGISTER OF DEEDS

Deputy Register of Deeds



THIS CERTIFICATION SHEET IS A PART OF THE DOCUMENT



JUDITH A. GIBSON REGISTER OF DEEDS, MECKLENBURG COUNTY COUNTY & COURTS OFFICE BUILDING 720 EAST FOURTH STREET CHARLOTTE NC 28202

Filed For Registration: 0'

01/14/2002 01:38 PM

Book:

RE 13138 Page: 704-706

Document No.:

2002006734

NOTCE 3 PGS \$15.00

Recorder:

MAXINE HAITH



2002006734





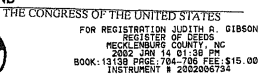
UNITED STATES OF AMERICA - GREAT SEAL GOVERNMENT



OF

UNITED STATES IN CONGRESS ASSEMBLED

IN THE FAMILY OF NATIONS





THE UNITED STATES GREAT SEAL 4 U.S.C.S. § 41

Notice of Cancellation and Declaration

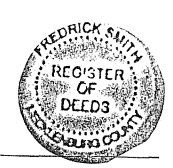
Declaration of Nationality and cancellation of the Federal and Conterminous/Coterie states governments' [5 U.S.C.S. § 1501 (2)] Power of Attorney and Jurisdiction via the Amendments to the Constitution of the United States of America.

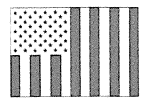
Rossan, am a citizen> "National of AJAH EL AKA the United States" [Const. Art. 2 § 1, cls.5, Art.4 § 2, cls.1, Amend. 14 § 1, 2nd sentence, 8 U.S.C. § 1101(a)(22)(A) and 1503(a), 22 U.S.C. § 1641(a)] and a Citizen>" Inhabitant of the Republic [Const. Art.1 § 2, cls.2, § 3, cls.3, Art.4 § 2, cls.1, § 4] form of Republic [Const. Art. 1 § 2, cls. 2, § 3, cls. 3, Art. 4 § 2, cls. 1, § 4] form of Government guaranteed by "the People"/National Constitutions of the United States ordained and established; and enforced prior to the entry of the "Federal Corporation" known as the United States [28 U.S.C. § 3002(15)] and the 12 original colonial cottier states being "received and admitted into this Union as a NEW and ENTIRE member of the United States Feb. 18, 1791". As an Aboriginal, Free Inhabitant and "Natural born Citizen of the United States" my Allegiance is to the OFFICIAL Flag of the United States of America, with its 13 horizontal stripes, alternate red and white; and the union of the flag shall be forty eight stars white in a blue field, enacted in 1777 by "The Congress" [4 U.S.C.S. § 1] "and to the Republic for which it stands" [4 U.S.C.S. § 172-prior to the insertion of the word "under God" in the June Act of 1954]; and protected by "THIS Constitution", ie., the Preamble and Articles 1-7 and with all Rights, Privileges and Immunities thereof, including the "Law of Nations" established by the "Family of Nations". Also the coded and legal phrases "Femme Couleur Libre and Las Negras De'Terre" are former words to describe and define, in part, Our "natural/native born Citizenship of the United States" [see "this" and the Constitution on the principal and Native States in the American Union and the Native Republican States members of the United States].

I do hereby Cancel and rescind and make void abinito any and all Power of Attorney and Jurisdiction of the United States Federal Corporation [28 U.S.C. § 3002(15)], 50 Corporational Campaign Coterie States; and U.S. Citizenship "subject to" the jurisdiction thereof, [Const., 14th amendment § 1, lines 1-3 and 8 U.S.C. § 1401 and 1452] and to any and all contracts agreements and otherwise signed by former guardians or myself, implied or expressed, in law, in bad faith or fraud and designed to hide, conceal, deprive or craftily constructed to replace or assume my legitimate and constitutional status as a "Nativenatural born National Citizen of the United States" and all Rights, Privileges, Immunities, Power, Authority, Territory or other Property belonging to the United States" Government a.k.a. "The Congress" and the Posterity, Nation and Representatives thereof, as it also pertains to all Papers and other Documents including, but not limited to, former birth certificates city, State or Federal Governments or Quasi governmental agencies, due to the use of various elements of ignorance deception or fraud by said governments to ignore, suppress or deprive me of my rank of "National of the United States" and my HAKH given rights, immunities, privileges and American Inheritance. RECISIER

I, Kohan Johnson ALA Ato Ra Ajan EL do hereby also cancel and rescind all jurisdiction contrary to the "Supreme Law of the Land": and any and all benefits and/or gratuities of the Federal Corporation United States and the 50 Conterminous States thereof, that is incorporated within the United States of America's Republic Nation and so written in the Constitution of the United States of America.
I do hereby also cancel, recind and make void immediately all forms of "Manufactured Diversity" or "Assignments" that has been improperly or collusively made or joined to invoke the jurisdiction by the Administrative Federal Corporation U.S. and the 50 Partisan-Political Subdivision states [5 U.S.C.S. § 1501 (2)] thereof, in accordance with (a) the 14 th amendment § 1, sentence 2 of the Constitution, (b) 5 U.S.C.S. § 7424 and (c) 28 U.S.C. § 1359; and the "Declarations of Rights" of the "Free Inhabitants" of the 1774 to 1787 Original Republican Sovereign Nations/States [5 U.S.C.S. § 1501(1)] of the United States Government in the Family of Nations a.k.a. the UNITED STATES OF AMERICA.
Any Misjoinder:
"Misjoinder of actions is the joining several demands which the Law does not permit to joined, to enforce by one proceeding several distinct, substantive rights of recovery". -Gould, pl.c.4 § 98 Blacks Law Dict. 4 th Ed.,p.971.
by any district courts (28 U.S.C. § 1359) is illegal, unlawful and improper, as is Presumed and/or assumed jurisdiction and Power of Attorney of the Legal Entity artfully constructed as the "Man of Straw". I, Ato Ra Aiah El , being a "National" and "Natural++ born Citizen of the United States of America" and a "Qualified Voter" own 100 per centum of Beneficial Interest in the Legal Entity artfully constructed as and formerly known as Rohan Johnson SELAH.
Signed this 19 day of October 2001
Signature AREA
Printed Name Ato - Ra Alal El
Plena Probatio
Witness Signature Hon Later Bey
Printed Name Hon. Lateef Bey
Witness Signature Malikah El
Printed Name Malikah El

National "All for one One for all" Motto







FROM: Ato-Ra Ajah:El,

EX REL: JOHNSON, Rohan, estate o/c JOHN DOE

c/o: 748 East 53 Street- FIPS <u>36059</u> Brooklyn, <u>New York</u>, Republic [p/z: 55]

TO: office of Justin Grossman, #28 s/a as CITY MARSHAL 378 93rd Street, suite 1R Brooklyn, NY 11209

in re: Marshal's Docket/**File No.: 122127 -RESIDENTIAL**; Index: L/T 323757/323759 -_(foreclosure abuse prevention act),

January 1st, 2024

ADMINISTRATIVE NOTICE AND DEMAND FOR IDENTIFICATION AND CREDENTIALS IN THE NATURE OF WRIT OF QUO WARRANTO

WHEREAS Facts in Which Relief of INTERVENOR VIA (peremptory) INJUNCTIVE RELIEF OF QUO WARRANTO ESTOPPEL BY RECORD is Sought via Article 1 organic constitution for the united state 1787 articles 4 & 5 Canonum de lus positivum ARTICLE 105 ESTOPPEL Organic Constitution for The united states of America ARTICLE 4, & 5.

This "Good Faith Presentment" is presented to the office of Justin Grossman, #28 s/a CITY MARSHAL for purposes of obtaining FULL DISCLOSURE of identification and determining under what authority, office and capacity the recipient Justin Grossman, s/a CITY MARSHAL # 28 appears to approach the Presentor, being private Civilian Capitier.

This Administrative Notice, duly served on the Recipient(s) and deemed Actual, Express and Sufficient Notice, requires that the Recipient provide to the Presenter, being Ex Officio for/over "JOHN DOE" and real Party-in-Interest ANTHONY, Rohan-Johnson estate in Presentor's trade name (upper left-hand corner), within Seventy Two (72) hours from the time of presentment, excluding Saturdays, Sundays, and <u>legal holidays</u>, copies of the below listed documents. Said copies are to be "Certified" and Exemplified in accordance with (1) Statutes 122; (2) Statutes 298: F.R.C.P 902; 81(e), (New York State CPLR § 4540) under Article VI of the constitution for the United States of America, Anno Domini 1789, with <u>Article of Amendment</u> Anno Domini 1791.

- 1. Oath of Office (Title 5 USC § 3331)
- 2. Officer Affidavit (Title 5 USC §3332)
- 3. Employee Affidavit (Title 5 §3333)
- 4. Surety Bond (Title 5 USC 2901)
- 5. FARA Registration (Title 22 USC § 611 & 612)
- 6. Anti-Bribery Statement (15 USC § 78dd-1)
- 7. Certificate of Participation -(COP) (17 CFR 240.15c)
- 8. Certified copy of Warrant of Committal, with certified Enactment date)
- 9. Corpus Delecti

Your failure, refusal and/or neglect to fully and timely comply will set, for the record, as ultimate Fact (s) that you are acting without Authority, Office and/or Capacity as an officer, official, or agent for The United State of America" pursuant to the Constitution for the state: New York, and/or Constitution for the United States of America, Anno Domini 1789, with Articles of Amendment Anno Domini 1791, to approach the Presentor. It is presumed and/or assumed that it is your duty and fiduciary obligation to provide the above information, in a timely and truthful manner. Silence equates with fraud/dolus.

This Administrative Notice and Demand is not intended to hinder, delay, obstruct, intimidate, or in any way threaten anyone, but is simply a means of invoking recipient's duty to act pursuant to the above quoted statutes, which apply to the recipient in the recipient's official capacity for lawful disclosure of vitally needed information.

Should recipient not timely and fully comply, it will be deemed, by tacit procuration, your implied consent to a challenge, pursuant to a petition for a writ of Quo Warranto (63 AM Jur 2nd 5, 441), to your authority, in a court of correct jurisdiction.

Any further contact, instructions, directions, documents transferred from you, to Us/I by means of postal delivery, including other commercial delivery service, such as FEDEX, UPS, etc, or electronic means, leaves you open for prosecution by the proper authorities for mail fraud and/or wire fraud, until such time as you have properly and fully identified yourself, pursuant to the above quoted statues. If you have any objections or competent reasons as to why you cannot comply with this Administrative Notice you must put them in writing, stating all supporting evidence, signed by you within the time herein stated.

Nevertheless, Act or Duty owed by EMPLOYEE is obligated via title 28, 1361 & 1651, 22 USC, 288a to permanently "Stay" (equitable Estopple) all records filed in all other courts and tribunal via Actio De Dolo Mala By granting a "Mandatory Injunction" against All INSTITUTIONS IN COUNTY OF KINGS COUNTY, CITY OF NEW YORK AND STATE, US trustees, ceasing any procedures by the other courts and tribunal to move on a non existing agreement, commitment notes and financial instrument made without proper meeting of the minds, parties signatures.

The Reason why the writ should issue;

WHEREFORE, The DEMANDANT, the living noble man has all substantive rights of entitlement to invoke absolute right, equitable injunctive per title 28 1651, title 22 288a, 12 usc

95a, the state & Kings county, City of New York Employees via any fraudulent condition must PERMANENTLY BE STAYED, INJUNCTIVE AND ESTOPPED FROM THE RECORDS, CEASE AND DESIST ALL ATTEMPTS TO execute and collect on any note bearing.

Faithfully lodged this 01 January, AD 2024

Affirmed to Without Prejudice upon the penalty of perjury, without United States pa(a/0)2013

Ex Officio, By, Planapotentiery: Noble El, Foreign Guardian for

RECEIVOR JOHN DOE, ROHAN JOHNSON ESTATE

All Rights Reserved – without recourse

Plena Probatio

Witness

Witness

ATTN: Office of Kings County Coronor, s/a

Copy to:

Office of Governor

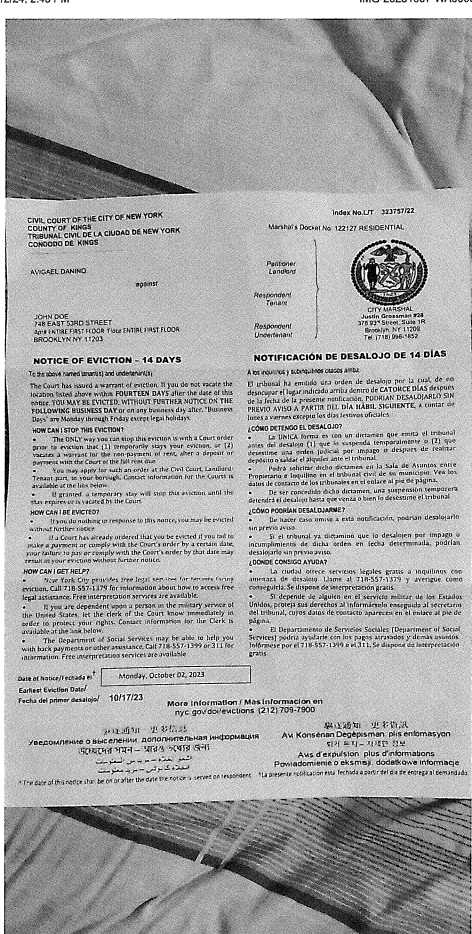
Copy to:

State of New York Office of Attorney General State of New York

Copy to:

Copy to:

Office of Secretary of state
Office of U.S. Attorney general



	Case 1-23-41765-ess Do	oc 35 Filed 01/03/24	Entered 01/04/24 09:42:58
Cl Ckn ou	logis Fadates		
Civil Court of the City of New York			[PLEASE PRESS HARD]
COUNTY OF			Index No. 3237-57/22
			AFFIDAVIT IN SUPPORT OF ORDER TO SHOW CAUSE
ATTOART D	ANIMA	Ŋ	To Vacate a Judgment and to Restore
AVIGAEL D	ANINU Claimant(s)/Plaintiff(s).		to the Calendar
against			Address: 748 East 53 Street
KAREN LINDO, "JOHN DOE", ET.			Brooklyn, New York state
	Defendant(s),		
State of New Yor	rk, County of Kings ss.:		
	-Anthony: Johnson, being Inte	ervenor-benef being duly	sworn, deposes and says:
	ant's Initials	And the first of the second se	•
1. PARTY	a) I am the party named as defenda	ant in the above entitled action.	
2. ((R	A a) I have been served with a summ	nons and complaint in this action	[NOTE: If Small Claims skip #3, go to #4.]
SERVICE	b) I have not been served, and my	first notice of legal action was [N	NOTE: If you complete any of #2b, skip #3,
	a notice of Default Judgment		4 & #5, go to #6].
	a Restraining Notice on my b	ank account.	
	(RAJ other: HAVE NOT BE	n served on	
Marrier Salation Salation (1998). Strong Version visione (1998).	COLD Other: HAVE NOT BEI	EN SERVED	The Control of the Co
3. APPEAR-	a) I did not appear and answer in	the Clerk's Office because: [NOT	TE: If you complete #3a, skip to #6.]
ANCE	b) I did appear and answer in the C		
	and I received a date for tri		
	but the answer was entered Other: upon informati	ion gathered from from a	n occupant of premises
A	On the Date of Trial before Judge/A	White added double manne topicy topics manner manner broads topics chart entring control control control.	The state and th
4. On the Date of Trial before Judge/Arbitrator TRIAL a stipulation (a written agreement) was made between claimant/plaintiff and defendant.			
	a judgment was entered after	er the trial.	
	(RAJ Other: COULD NOT	ainst me by default for my failure VOLUNTARY appear b	ecause no due process was receiv
5.	My reason for not	especi egypus segunu sidebili, talibiri delibi santar teratif anique recorus Abbero prante quante curtico	- monty place depth officer states states called ca
EXCUSE	complying with the stipulatio		
	appearing in court on the date (RAJ Other: NO SUPERVISI	ON/STIPULATION AG	AINST MY PERSON WAS REC
**************************************	I allege that I have a good defense bec	cause:	and and and page and
DEFENSE	As qualified title RECEIVO	operty, in this matter We have	
	meritorious evidence of lack	of due process, and wan	t of jurisdiction. The Issue is now su
7.	a) I have not had a previous Order to	Show Cause regarding this index	number.
PRIOR $\overline{(RAJ)}$	mber but I am making this further		
and a second	application because We had no	t had a copy of enforcem	ent issue/WARRANT to display for
			is subject to equity remedies/VAC/
8. (RAS)		d, that the case be restored to the	calendar, and permission to serve these
به جديد المحمد المحمد المحمد المحمد المحمد المحمد المحمد	papers in person.	agend haven some some stand with patter taken taken there shows have some some states	- ONT HARD O
Sworn to before	me this 2 hd day of Jav Motory public moloves and Title)	wary 2024	By Klang
	20000 01100		(Signature of Defendant)
(Signature of Court E	mployce and Title)		
CIV-GP-17 (Revised 11/02 ALLA A		FREE CIVIL COURT FORM	
Notary Publ		No fee may be charged to fill in this	form.
No. (O1AL6331787 Form can be four in Nassau County	nd at: http://www.nycourts.gov/courts	s/nyc/civil/iorms.snum.
Commission Expire			

IRS DEPARTMENT OF THE TREASURY INTERNAL REVENUE SERVICE 45999-0023 CINCINNATI OH

RECEIVERSHIP

ROHAN ANTHONY JOHNSON ESTATE IN

ROHAN JOHNSON AS RECEIVER 748 E 53RD ST

BROOKLYN, NY 11203

12-12-2022

Employer Identification Number: 92-6245972

Form: SS-4

5.

Number of this notice: CP 575 B

For assistance you may call us at: 1-800-829-4933

IF YOU WRITE, ATTACH THE STUB AT THE END OF THIS NOTICE.

12 2 30 7

WE ASSIGNED YOU AN EMPLOYER IDENTIFICATION NUMBER

Thank you for applying for an Employer Identification Number (EIN). We assigned you EIN 92-6245972. This EIN will identify your estate or trust. If you are not the applicant, please contact the individual who is handling the estate or trust for you. Please keep this notice in your permanent records.

Taxpayers request an EIN for their business. Some taxpayers receive CP575 notices when another person has stolen their identity and are opening a business using their information. If you did not apply for this EIN, please contact us at the phone number or address listed on the top of this notice.

When filing tax documents, making payments, or replying to any related correspondence, it is very important that you use your EIN and complete name and address exactly as shown above. Any variation may cause a delay in processing, result in incorrect information in your account, or even cause you to be assigned more than one EIN. If the information is not correct as shown above, please make the correction using the attached team-off stub not correct as shown above, please make the correction using the attached tear-off stub and return it to us.

Based on the information received from you or your representative, you must file the following forms by the dates shown.

> 12/12/2022 Form 1041

After our review of your information, we have determined that you have not filed tax returns for the above-mentioned tax period(s) dating as far back as 2014. Please file your return(s) by 12/27/2022. If there is a balance due on the return(s), penalties and interest will continue to accumulate from the due date of the return(s) until it is filed and paid. If you were not in business or did not hire any employees for the tax period(s) in question, places file the return(s) aboving your have accumulated. for the tax period(s) in question, please file the return(s) showing you have no

If you have questions about the forms or the due dates shown, you can call us at the phone number or write to us at the address shown at the top of this notice. If you need help in determining your annual accounting period (tax year), see Publication 538, Accounting Periods and Methods. If you

We assigned you a tax classification (corporation, partnership, estate, trust, EPMF, We assigned you a tax classification (corporation, partnership, estate, trust, Ermi etc.) based on information obtained from you or your representative. It is not a legal determination of your tax classification, and is not binding on the IRS. If you want a legal determination of your tax classification, you may request a private letter ruling from the IRS under the guidelines in Revenue Procedure 2020-1, 2020-1 I.R.B. 1 (or superseding Revenue Procedure for the year at issue). Note: Certain tax classification elections can be requested by filing Form 8832, Entity Classification Election.

See Form 8832 and its instructions for additional information.

CIVI/ Court - King County In and For New York city: Part R ANIGAEL DANIND

Plaintiff

NOTICE OF EN OF BANKRUPTCY FILING and of "Special Appearance."

-against-

KAREN LINDO et Al Respondent

Defendant(s)

In the REHAN ANTHONY JOHNSON ESTATS, Intervenor-Receiver. PLEASE TAKE NOTICE: Chapter 7 Involuntary bankruptcy Case Filing in the Eastern District of New York on 05/19/2023 at 2:55 PM as case number: 1-23-41765-ess, See Schedule A

FURTHER NOTICE OF ENTRY: That, a Public Notice of Entry and Special Appearance, for CAVEAT EMPTOR, is annexed hereto and is a part hereof. That, all parties have been served, informed and made aware of these filings. See Schedule B. That, immediately upon the commencement of the bankreuptcy filings on 05/19/2023 at 2:55 PM, the Automatic Stay imposed by 11 U.S.C. 362 of the Bankruptcy Code went into effect. Rohan Anthony Johnson declares that the filing and entry of the Notice of Bankruptcy for the purpose of providing bankruptcy filing information to the court and of the "special appearance" notice does have a bearing on this case, namely that all action in these forclosure (forfeiture) case(s) is stayed.

Any and all auctions and/or sale of the private (allodial) property common law known to be: His Fifth 330 short private (allodial) property common law known to New York state, and is Rescind, Revoked, and Cancelled. Nunopro Tunc. So It Ought Be So It Is.

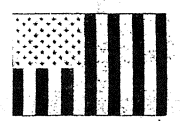
Dated: 07/19/2023

All unalienable Rights and Liberty Mintained

beneficiheiry: Rohan-Anthony: Johnson,

1

Home K. Pour



Private contract number (usps) #: 2021-141835

In and For the united state post-office tribunal:

PUBLIC NOTICE (Caveat Emptor) Bill of Laiding (mex 2021 (AMENDED)

Upon Competent Authority of a fiwi lan-ting trust international [G]rand-Father for the AFiwi Lan-Ting MissionHERV has hereby issue/given notice of the following;

THE FOLLOWING IS ACTUAL & CONSTRUCTIVE NOTICE:

All the debtors interest in the following property(s) is hereby accepted as collateral for securing contractual obligations in favor of the Secured Party; violations and trespass billed at 100,000,000\$\$ (one hundred million the united state notes);

Commencing in the year 1981 through to the present day, moonTH and year, and time, affirmant, the beneficiary has en-counterd loss, misplacement, theft of property(s), clandestine/national surveillance operation, concealment of records, personal and social animus including, yet not limited to, VIDEO RECORDINGS, AUDIO RECORDINGS, CONFIDENTIAL LETTERS/PAPERS, SENSITIVE BOOKS, CONSULAR EFFECTS AND PAPERS, PERSONAL PROPERETY, TITLES, DEEDS, MAPS, DISC, COMPUTERS, EQUIPMENTS (electronic & technical's) which are CAUSED from illegal processes: unauthorized conversion, unlawful seizure, deceptive confiscation/man_stealing/kidnappings; electronic program manipulation (EPM) etc.; in addition, serving the foregoing original instruments-litems; Accept, indorsed and Allong Securities (1) FINANCING STATEMENT & LETTER ROGATORY, (2) CANCELLATION & DECLARATION; AFFIDAVIT OF DEFAULT (3) Uniform Commercial Code Document (4) IRS FORM 56 Fiduciary Appointment, (5) UCC Registered Lien Interest acknowledgement and Assignment (6) VETERAN CERTIFICATE OF RECOGNITION. FULL ASSIGNMENT, ACCEPTANCE OF OFFER PURSUANT 12 U.S. CODE...NYSDOS FILES NUMBER 20108180462898; encompass allodial (fee-taile) real and personal property, with all liability discharged as a Novation; to wit:

SECTION: tbd

LQT: tbd

LQ

U.S. DEPARTMENT OF JUSTICE OFFICE OF THE ATTORNEY GENERAL 950 PENNSLYVANIA AVENUE, NW. WASHINGTON, DC 20530-0001

Through this notice General Public is hereby warned/cautioned in their own interest to refrain from making any purchase of, plunder, possession, occupation of the private interest, or estate property(s) of the above stated trust/interest or entitled lands, seized or stolen/lost effects. In case of your failure or refusal to heed this hotice. We the beneficiHeiry(s) shall not be held responsible nor liable for any consequences whatsoever... SO OUGHT IT TO BE SO IT IS.III Executed on the day of June 2023(AD) upon the penalty of perjury without United States of America,

without prejudice.

Affirmed, Inscribed, admended and Executed before me on day of July 2023 (AD)

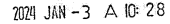
Without Recourse

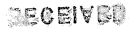
Notary-

Notary Seal/Stamp

ВУ







IMM, 7:742. 1-742.2. On His Majesty Service.

Legation Noble El, [8925] 168 Street [near road 11432] jamaica, New York Republic [P/Z: 33, amexem]

no postage neccessary
if mail in
the united state

Assigned judge Elisabeth S. Strong, s/a

the judge-[ad]-ministerial of the united state

c/o:

the united state - bankruptcy court Chambers - room-3585 State 1575

Attention

271 CADMAN PLAZA

271 CADMAN PLAZA BROOKLYN, NY 11201